UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA FORT PIERCE DIVISION CASE NO. 23-80101-CR-CANNON

UNITED STATES OF AMERICA,

Plaintiff,

FORT PIERCE, FLORIDA

vs.

OCTOBER 20, 2023

DONALD J. TRUMP, WALTINE NAUTA and CARLOS DE OLIVEIRA,

PAGES 1 - 44

Defendants. /

TRANSCRIPT OF GARCIA HEARING
BEFORE THE HONORABLE AILEEN M. CANNON
UNITED STATES DISTRICT JUDGE

APPEARANCES:

FOR THE GOVERNMENT: JAY BRATT, ESQ.

DAVID HARBACH, II, ESQ.
JOHN PELLETTIERI, ESQ.
MICHAEL THAKUR, ESQ

Office of the Special Counsel

Washington, D.C. 20530

FOR DEFENDANT NAUTA:

STANLEY WOODWARD, JR., ESQ. Washington, D.C. 20001

SHASHA DADAN, ESQ.

Fort Pierce, Florida 34950

FOR DEFENDANT DE OLIVEIRA:

DONNIE MURRELL, ESQ.

West Palm Beach, Florida 33401

FOR DEFENDANT TRUMP:

TODD BLANCHE, ESQ. New York, NY 10005

```
1
                          P-R-O-C-E-E-D-I-N-G-S
 2
               THE COURTROOM DEPUTY: All rise. Court is in
 3
     session, the Honorable Aileen M. Cannon presiding.
 4
               THE COURT:
                           Thank you.
 5
               Good afternoon. You may all be seated.
 6
               This is criminal case number 23-80101, United States
 7
     of America versus Donald J. Trump, Waltine Nauta, and Carlos
 8
     De Oliveira.
 9
               Let's start with appearances of Counsel, starting
10
     with the Special Counsel's Office.
11
               MR. BRATT: Good afternoon, Your Honor; Jay Bratt,
12
     David Harbach, John Pellettieri, and Michael Thakur on behalf
1.3
     of the United States.
14
               THE COURT: Thank you.
15
               All right. Let's start with Mr. -- go ahead.
16
               MR. MURRELL: Good afternoon, Your Honor; Donnie
17
    Murrell on behalf of Carlos De Oliveira.
18
               MR. BLANCHE: Good afternoon, Your Honor; Todd
19
     Blanche on behalf of President Trump.
20
               THE COURT: Good afternoon.
21
               MS. DADAN: Good afternoon, Your Honor; Sasha Dadan
22
     and Stanley Woodward on behalf of Waltine Nauta, who is
23
     present.
24
               THE COURT: All right. Thank you.
25
               Good afternoon, Mr. Nauta; and good afternoon,
```

Mr. Woodward.

As usual, I will advise everybody of the cell phone prohibition. There shall be no recording in this courtroom.

We have our press overflow room set up on the second floor, should anybody care to go there, and the Zoom feed is live and working I'm told.

This is a public hearing, I see no reason to deviate from that posture; but of course, if a need arises to pivot to a partially closed hearing, then I'll consider the matter, and I understand there is an attorney on the part of the Press Coalition present to make any arguments on that subject.

The purpose of today's hearing, as everybody is aware, is to conduct a *Garcia* hearing as to Mr. Nauta. This hearing was originally scheduled for October 12th, but was continued to give Mr. Nauta and his Counsel, along with the Court, a chance to consider new authorities raised by the Special Counsel's Office at that hearing. The parties since have submitted supplements on the subject, and I've reviewed those prior to today's hearing.

I'm going to go over some brief overview.

Mr. Nauta, you may have heard all of this already, but for the sake of comprehensiveness, the name *Garcia* comes from a decision by the former Fifth Circuit Court of Appeals issued in 1975. That case and others like it essentially instructs courts to conduct a fulsome colloquy with the

defendant when there is a basis to believe that the defendant's chosen lawyer might be laboring under a conflict of interest that would affect his or her ability to effectively represent a defendant in a criminal case.

Of course this is because, while the Sixth Amendment encompasses a defendant's right to be represented by an attorney of his or her choosing, it also encompasses a right to be represented by an attorney free from conflicts of interest.

So that is the basic genesis of *Garcia*, that courts presented with these possible conflicts have a duty to make sure that the moving party, in this case the Special Counsel's Office, brings these conflicts to the court's attention, and consequently that the defendant fully understands those potential conflicts, the potential consequences of a decision to proceed with his chosen lawyer and his right to proceed to trial with a different attorney, if that is what you choose to do.

So in summary, the purpose of today's proceeding is to address those potential perils of representation by an attorney with a possible conflict of interest; to advise the Defendant of his right to effective representation; and to ensure that the Defendant understands the possible conflicts of interest and the potential perils of such a conflict.

Ultimately, of course, the inquiry is to determine if, after all of that questioning, the Defendant does wish to

```
waive his right to conflict free counsel; and if so, whether
 1
 2
     that waiver is made knowingly, voluntarily and intelligently.
 3
               So Mr. Nauta, we were here on the 12th. I know you
 4
     have heard a lot of argument by Counsel, as well as
 5
     observations by the Court, but this is our chance to have a
 6
     dialogue, and I want you to feel fully open and comfortable
 7
     asking me questions so that we can ensure that you understand
 8
     fully what is transpiring here today.
 9
               With that, I'm going to swear you in, Mr. Nauta.
10
     also going to ask Counsel to stay at Counsel table for purposes
11
     of this hearing to the extent I have questions as we go along.
12
               So Mr. Nauta.
13
                     WALTINE NAUTA, DEFENDANT, SWORN
14
               THE DEFENDANT: Yes, Your Honor.
15
               THE COURT:
                           Thank you.
16
               If you want to move the base of that microphone
17
     closer to you, you may.
18
                               EXAMINATION
19
    BY THE COURT:
20
         Please tell me your full name and date of birth.
21
         Waltine Nauta, January 30th, 1983.
    Α
2.2.
         And how do you pronounce your first name?
23
    Α
         Waltine.
24
     0
         Waltine.
25
               How far did you get in school, sir?
```

- 1 A I got my high school diploma and I did some college.
- 2 | Q Do you read and write the English language?
- 3 A Yes, ma'am.
- 4 Q Have you understood everything I have said thus far?
- 5 A Yes.
- 6 Q Now, if at any point you don't understand what I'm saying
- 7 or if you need further clarification, please don't hesitate to
- 8 let me know; understood?
- 9 A Yes, ma'am.
- 10 | Q And if at any point, you wish to consult with your
- 11 attorney, also please let me know.
- 12 A Yes, ma'am.
- 13 Q Okay. Are you currently under the influence of any
- 14 | medication, drugs or alcohol?
- 15 A I am not.
- 16 | Q Okay. Do you feel completely alert and intelligent as we
- 17 | are proceeding right now?
- 18 A Yes.
- 19 Q Do you believe you have any physical or mental condition
- 20 | that would impair or affect your ability to understand what is
- 21 | transpiring in the courtroom right now?
- 22 A I do not.
- 23 Q Okay.
- THE COURT: Mr. Woodward, are you aware of any
- 25 | situation concerning your client's ability to fully understand

```
1
     what is happening today?
 2.
               MR. WOODWARD: I'm not aware of any situation.
 3
               THE COURT: Is it your view, Counsel, that Mr. Nauta
 4
     is competent to proceed with this hearing today?
 5
               MR. WOODWARD: Yes, Your Honor.
 6
               THE COURT: All right. Ms. Dadan, I'm going to ask
 7
     you the same questions: Is it your view that Mr. Nauta is
 8
     competent to proceed with this hearing today?
 9
               MS. DADAN:
                           Yes.
10
               THE COURT: Now, just a small housekeeping matter,
11
     and we addressed this at the last hearing. Of course, we are
12
     going to be referring to the subject witnesses by the
13
     designations used in the motion filed by the Special Counsel's
14
     Office, so specifically the designations Trump Employee 4 and
15
     Witness 1, so please do not use their real names.
16
               Understood, Mr. Nauta?
17
               THE DEFENDANT: Yes, ma'am.
18
    BY THE COURT:
         Okay. Do you have any questions so far for me?
19
20
         I do not.
21
         Okay, all right. Now, there will be a point during this
22
    hearing where I'm going to ask you to, in your own words,
23
     explain to me what these potential or actual conflicts consist
24
     of, so please listen carefully as I go through this.
25
               There might be some repetition as we go along, but
```

ultimately, I need you to be as candid and as complete in your 1 2 responses as you can; understood? 3 Yes, ma'am. Α 4 Now, the Special Counsel's Office has brought to the 5 Court's attention potential conflicts of interest that your 6 current counsel, Mr. Woodward, may face in this case due to his 7 former or current representation of two witnesses the 8 Government intends to call at trial. 9 First, there is Trump Employee 4, whom Mr. Woodward 10 represented from approximately early 2023, the specific date of 11 engagement is not clear, through the end of June of 2023; and 12 then Witness 1, who Mr. Woodward still represents. 13 I'm going to pause now. 14 THE COURT: Mr. Woodward, can you provide the Court 15 with an approximate date of engagement for Trump Employee 4? 16 MR. WOODWARD: Yes, Your Honor, the Court's brief 17 indulgence. 18 Your Honor, we were retained by Trump Employee 4 on 19 February 9th, 2023. 20 THE COURT: Okay, thank you. 21 BY THE COURT: 2.2. All right. So we are here today, Mr. Nauta, to make sure that you understand those potential or actual conflicts of 23 24 interest and at the end of today's hearing, if you decide that you would like to proceed with Mr. Woodward as your attorney; 25

5

6

9

```
or in other words, waive your Sixth Amendment right to conflict
 1
     free counsel, you may do so, but first I need to make sure that
 3
     you understand these potential conflicts that are raised by the
 4
     Office of the Special Counsel; that you understand the
    potential consequences of a decision to continue to proceed
     with Mr. Woodward as your lawyer; and finally, that you fully
 7
     understand your right to proceed to trial with a different
 8
     attorney should you choose to do so.
               Are you with me so far?
10
         Yes, Your Honor.
11
         Okay. Now, this is also very important: Please realize
12
     that even if you decide to waive your right to conflict free
13
     counsel, I'm not required to accept such a waiver.
14
               Should I determine that a potential or actual
15
     conflict of interest is so serious that it is likely to
16
     seriously undermine the fairness, efficiency or public
17
     confidence in these proceedings, I may elect to disqualify your
18
     chosen counsel. But of course, the Special Counsel's Office
19
    has not moved at this time for any such disqualification, and
20
     I, of course, have not made any decision on that issue or
21
     considered whether to implement any other remedies short of
2.2.
     disqualification.
23
               Do you understand me so far, sir?
24
     Α
        Yes, ma'am.
25
         Do you have any questions at this point?
```

```
1
         No, ma'am.
 2
         Okay. Now, as I mentioned, you are not required to
 3
     continue with Mr. Woodward, you have a right to proceed with a
 4
     different lawyer if you choose; and importantly, you are not
 5
     required to make this decision today either. If you decide,
 6
     after our Q and A, that you simply need some more time to think
 7
     about these important matters, that's perfectly acceptable, I
 8
     will afford you more time. And also, if you would like
 9
     additional time to consult with outside, independent counsel
10
     before deciding to proceed with Mr. Woodward, you also have
11
     that right, as well.
12
               Do you understand, sir?
        Yes, ma'am.
1.3
     Α
14
        But whatever it is that you decide, it is still my duty to
15
     ensure, as I have said, that you understand the potential
16
     ramifications of a decision to continue with Mr. Woodward.
                                                                  And
17
     that if you do decide to waive your right to conflict free
18
     counsel, that any such decision is made knowingly, voluntarily
19
     and intelligently.
20
               Does all of this make sense, sir?
21
         Yes, ma'am.
     Α
2.2.
         Okay. Do you have any questions about the purpose of this
23
    hearing or the format of this hearing?
24
        No questions.
         Okay. All right. I'm now going to do my best to summarize
25
```

```
the conflicts that have been presented based on the parties'
 1
 2
     filings.
 3
               The Special Counsel has identified two individuals as
 4
     I have said; Trump Employee 4, a former client of Mr. Woodward;
 5
     and Witness Number 1, a current client of Mr. Woodward.
 6
     individuals may be called as witnesses at trial and could
 7
     provide testimony that inculpates you, sir.
 8
               And in the case of Trump Employee 4, the Government
 9
     is rather definitive that it will call Trump Employee 4 at
10
     trial.
11
               There is also no dispute that these two people, Trump
12
     Employee 4 and Witness 1, were clients of Mr. Woodward when
13
     questioned by the Government in connection with the underlying
14
     criminal investigation, at least for a portion of time.
15
               Do you understand, sir?
16
         Yes, ma'am.
17
         Okay. And then just to avoid confusion, I know we are
18
     using the designation Witness 1, there was a Witness 1 that we
19
     talked about last time vis-a-vis Mr. De Oliveira and it is not
20
     the same person, so I want to make sure that there is no
21
     confusion.
2.2.
               Are you with me?
23
        Yes, I understand.
     Α
24
         Now, these two individuals that I have been talking about,
25
     Trump Employee 4 and Witness 1, they have not been criminally
```

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

indicted in this case, although Trump Employee 4 has signed a non-prosecution agreement and is serving as a cooperating Government witness. Do you understand that, sir? Yes, ma'am. Okay. Now, I'm going to go in a little bit more detail about these two individuals and much of what I'm about to say is in the form of allegations and of course, it will be the Government's burden to prove those allegations beyond a reasonable doubt at trial. Starting with Trump Employee 4, it is alleged that he or she worked as the director of information technology at Mar-a-Lago. As alleged, you and Mr. De Oliveira made efforts to get Trump Employee 4 to allegedly delete security camera footage showing the movement of boxes containing classified material at the Mar-a-Lago club. On March 23rd of 2023, while still represented by Mr. Woodward, Trump Employee 4 testified before a grand jury in the District of Columbia about this issue of allegedly deleted security footage. Then in late June of 2023, months after that March testimony in DC, and after the initial indictment was returned in this district against you and Former President Trump, the Special Counsel's Office sent what is called a target letter to

Trump Employee 4 informing Trump Employee 4 that Trump Employee

4 was the subject of a perjury investigation based on his previous testimony before the DC grand jury in March of 2023.

At that point, based on the chronology in the parties' papers, the Government moved on an expedited basis for what is called a conflicts hearing in the District of Columbia to investigate potential conflicts of interest as related to Mr. Woodward's simultaneous representation of Trump Employee 4 and you in connection with this indictment.

There was a hearing in DC on June 30th. At that hearing, at which point Trump Employee 4 had been appointed a separate attorney as conflicts counsel, Trump Employee 4 and his counsel said they needed additional time to consider the matter, so the DC court continued the hearing for a few days until July 5th.

There was an intervening holiday and during that intervening period of days, the Special Counsel's Office offered Trump Employee 4 a non-prosecution agreement.

On July 5th, at that continued hearing -- after securing that non-prosecution agreement, there was another hearing, as I mentioned, before that DC court, during which Trump Employee 4 elected to proceed with his conflicts counsel to represent him in the grand jury perjury case.

Then Trump Employee 4 testified before the grand jury in this district on July 20th of 2023 and during that testimony in this district, it is alleged by the Government that Trump

2

3

4

5

6

7

8

9

11

14

```
Employee 4 materially changed his testimony from his prior
     testimony given in March of 2023 in DC and ultimately, as it's
     presented, allegedly inculpated you in the topic of alleged
     footage deletion.
               Are you with me so far, Mr. Nauta?
        Yes, Your Honor.
    Α
        And then, of course, on July 27th of this year, a
     superseding indictment was returned in this district charging
     you, Former President Trump, and a third defendant, Carlos
10
     De Oliveira, with various offenses including allegations
     related to alleged attempts to delete security footage.
12
               On a positive note, at that June 30th, 2023 conflicts
13
     hearing that I mentioned in DC, there was no suggestion of any
     impropriety at all on the part of Mr. Woodward, and likewise,
15
     when Trump Employee 4 testified in late July in this district,
16
    he testified that he was not coached in his prior testimony.
17
     So that is the overall picture, summarized of course, related
18
     to Trump Employee 4.
19
               THE COURT: Mr. Woodward, is there anything
20
     substantive as a factual matter that needs to be supplemented
21
     as pertains to Trump Employee 4?
22
              MR. WOODWARD: Your Honor, the only fact that I had
23
    previously been unaware of was that Trump Employee 4 had been
24
     offered the non-prosecution agreement between June 30th and
25
     July 5th, and so I'll defer to the Special Counsel's Office on
```

```
exactly when that had come about, but I was not aware of that
 1
 2
     fact.
 3
               THE COURT: The timing specifically?
 4
               MR. WOODWARD: Exactly right, Your Honor. Otherwise,
 5
     that is consistent with my understanding of the facts.
 6
               THE COURT: Okay, thank you.
 7
               All right. Mr. Harbach or Mr. Bratt, can you provide
 8
     the date of the non-prosecution agreement?
 9
               MR. HARBACH: Yes, Your Honor. The date of the
10
     non-prosecution agreement is July 19th.
11
               THE COURT:
                          Okay.
12
               All right. So thank you for that clarification.
13
               So the non-prosecution agreement would have happened
14
     about eight days prior to the testimony in this district and
15
     after the July 5th hearing in DC, is that correct, Mr. Harbach?
16
               MR. HARBACH: No, Your Honor. Trump Employee 4
17
     testified in this district on July the 20th, the day after the
18
     non-prosecution agreement was signed.
19
               THE COURT: Okay. All right, thank you.
20
               Okay. So non-prosecution agreement signed July 19th;
21
    Florida testimony, July 20th?
22
               MR. HARBACH: Yes, Your Honor, that's right, and one
23
    more thing. Although Your Honor asked what the date of the
    non-prosecution agreement was, we should clarify that it is
24
     also not the case that any non-prosecution agreement was
25
```

```
offered to Trump Employee 4 between June 30th and July 5th,
 1
 2
     that did not happen.
 3
               THE COURT: So when was the offer made then?
 4
               MR. HARBACH: The tender of the non-prosecution
 5
     agreement was the 19th, Your Honor.
 6
               THE COURT: Were there any discussions about the
 7
     non-prosecution agreement prior to the 19th with Trump
     Employee 4?
 8
 9
               MR. HARBACH: Give me a moment, please, Judge.
10
         (Discussion off the record between Government Counsel.)
11
               MR. HARBACH: Thank you for those couple minutes,
12
     Your Honor.
                 I think it will enable as fulsome an answer as
13
    possible on this, so there are no misconceptions.
14
               In speaking with my colleagues, we -- the state of
15
     affairs is that on June the 30th, which was the day that -- of
16
     the initial conflicts hearing in the District of Columbia,
17
    Mr. -- excuse me, Trump Employee 4's current counsel was
18
    present for that, although she had not yet been appointed at
19
     that stage, but she met with him and was consulting with him.
20
               During the course of that proceeding, not on the
21
     record, this was a private conversation between the
     Government's lawyers and that attorney for Trump Employee 4,
22
23
     that attorney for Trump Employee 4 expressed an interest in
24
     immunity.
               At that stage, the Government lawyers said nothing
25
```

```
one way or the other about it, but we want it clear that that
 1
 2
     interest was expressed as early as June 30th.
 3
               Fast forwarding to July the 10th, on that date, Trump
 4
     Employee 4 had a proffer session with the Government and the
 5
     notion of immunity was also discussed at that hearing, although
 6
     there was no formal offer, nor was there any discussion about
 7
     what form any immunity might take from the Government.
 8
               And so the first time that it assumed concrete form
 9
     was in the form of a non-prosecution agreement that was
10
     tendered on the 19th.
11
               THE COURT: All right, thank you.
12
               MR. HARBACH: I hope that's clear.
13
               THE COURT: All right. So I think we have fleshed
14
     out a little bit of the timing there with the non-prosecution
15
     agreement, but ultimately, in any case, that agreement was
16
     memorialized.
17
               Mr. Harbach, factually anything more to add with
18
     respect to Trump Employee 4 and the Court's summary of his
19
     role?
20
               MR. HARBACH: No, Your Honor.
21
    BY THE COURT:
2.2.
         Okay. Turning next to Witness Number 1, there is less
23
     information about this individual, but from what I can gather,
24
     Witness Number 1 worked in the White House during former
25
    President Trump's presidency and then later worked in former
```

```
President Trump's post presidential office.
 1
 2
               Mr. Woodward represented Witness Number 1 in
 3
     connection with this case and I understand continues to do so,
     and Witness Number 1 remains on the Government's witness list
 4
 5
     for trial.
 6
               Do you understand everything I've said thus far,
 7
    Mr. Nauta?
        I do, Your Honor.
 8
 9
        Okay.
    Q
               THE COURT: Mr. Woodward, anything substantive that
10
11
    needs to be added as a factual matter regarding Witness
12
    Number 1 as pertains to this hearing?
1.3
               MR. WOODWARD: No, Your Honor.
14
               I will just, again, highlight what we indicated in
15
     our briefing yesterday, which we also expressed to the Special
16
     Counsel's Office, which is that should the Government make any
17
     effort to actually have Witness Number 1 testify, it is our
18
     intent to procure him either additional counsel or substitute
19
     counsel to advise him for purposes of that testimony in any
20
    trial that occurs here in this district.
21
               THE COURT: Okay.
22
               All right. Anything factual to add with respect to
23
     Witness Number 1, Mr. Harbach?
               MR. HARBACH: I don't think so, Your Honor.
24
25
     you.
```

```
I'm sorry, did you say no?
 1
               THE COURT:
 2
               MR. HARBACH: I said I don't think so.
 3
               THE COURT: Okay, thank you.
 4
     BY THE COURT:
 5
         All right. So as I have mentioned, Mr. Nauta, both of
 6
     these individuals were represented by your attorney,
 7
    Mr. Woodward, during the Government's investigation in this
 8
     case and Trump -- excuse me, Witness Number 1 continues to be
 9
     represented by Mr. Woodward.
10
               Let me turn now to discuss with you the concepts of
     the duty of confidentiality and the duty of loyalty.
11
12
               An attorney has certain ethical obligations to
13
     current and former clients and these include the duty of
14
     confidentiality and the duty of loyalty.
15
               Now, on the subject of the duty of confidentiality,
16
     the attorney-client privilege -- and you might know this
17
     already, so forgive me if I'm being repetitious -- but it
18
    prevents an attorney from disclosing confidential
19
     communications between a client and his attorney. Even after
20
     an attorney no longer represents a client, the client's
21
     confidential communications with his lawyers remain subject to
22
     the attorney-client privilege unless that privilege is waived,
23
     which can include a formal waiver or a voluntary disclosure by
24
     that person to a third party, in which case that voluntary
25
     disclosure might destroy the confidentiality upon which the
```

1 privilege is premised. 2 So to summarize, absent a waiver, an attorney can not 3 use certain information that current or former clients shared 4 with that attorney in confidence and that remains privileged. 5 Do you understand this concept that I've laid out? 6 I do, Your Honor. 7 Now, in addition, an attorney owes a duty of loyalty to 8 current and former clients, and that duty continues to run even 9 after a representation ends. And so specifically with respect 10 to former -- to Trump Employee 4, Mr. Woodward would not be 11 able to act in a way that is materially adverse to the 12 interests of Trump Employee 4 without Trump Employee 4's 13 informed consent, which I'm told Trump Employee 4 has not 14 given. 15 And similarly, Mr. Woodward would not be able to use 16 information relating to his former representation of Trump 17 Employee 4 to the disadvantage of Trump Employee 4 unless that 18 information has become generally known, and I'm drawing from 19 Rules of Professional Responsibility as I explain this to you. 20 So with respect to the current client, Witness 1, 21 Mr. Woodward similarly, under the same duty of loyalty that I'm 22 describing, would not be able to act in a way that is directly 23 adverse to the interests of Witness Number 1. 24 In short, net-net, Mr. Woodward must take care to 25 avoid harming the interests of his former and current clients.

```
Does this concept of loyalty make sense, Mr. Nauta?
 1
 2
         Yes, ma'am.
 3
         So putting all of this together, the Office of the Special
 4
     Counsel suggests that these ethical obligations could result in
 5
     Mr. Woodward experiencing so-called divided loyalties between
 6
     his current and former clients, those two people we have been
 7
     discussing, and you, Mr. Nauta.
 8
               In other words, Mr. Woodward, on the one hand, has a
 9
     duty to advocate zealous -- zeal -- I can't even speak
10
     English -- zealously advocate on your behalf, but at the same
11
     time, he is required to maintain his confidences as to his
12
     current and former clients, as well as maintaining that duty of
13
     loyalty that I have described and that sort of double-edged
14
     sword, for lack of a better term, could limit Mr. Woodward's
15
     ability to represent you in this case. Do you understand that,
16
     Mr. Nauta?
17
         I do, Your Honor.
18
        Do you understand how that dynamic could potentially be
19
    problematic to your defense?
20
         I do.
         Now, in the papers that have been submitted, the parties
21
22
     have informed the Court, and I want to confirm this with
     Mr. Woodward, that he would not be conducting the
23
24
     cross-examination of either Trump Employee 4 or Witness 1 if
25
     either of them is called as a witness.
```

```
1
               THE COURT:
                           Is that correct, Mr. Woodward?
 2
               MR. WOODWARD: Yes, Your Honor.
 3
     BY THE COURT:
 4
         And that instead, Ms. Dadan, your co-counsel, would be
 5
     conducting the cross-examination of Trump Employee 4.
 6
     familiar with that arrangement, Mr. Nauta?
 7
    Α
        Yes, Your Honor.
 8
        Have you had a chance to discuss that with your attorneys?
 9
         I have, Your Honor.
10
        Do you feel comfortable with that arrangement? I'm
11
     referring specifically to having Ms. Dadan conduct the
12
     cross-examination of Trump Employee 4?
1.3
         I do, Your Honor.
14
        Do you have any reservations or hesitation with that
15
    arrangement whosoever?
16
         I do not.
17
        Do you believe that Ms. Dadan will be able to effectively
18
     represent you during the cross-examination of Trump Employee 4?
19
        Yes, Your Honor.
    Α
20
               THE COURT: Now, with respect to Witness Number 1,
21
     does this arrangement, Mr. Woodward, also apply to Witness
2.2.
    Number 1?
23
               MR. WOODWARD: Yes, Your Honor.
24
    BY THE COURT:
25
        And same question, Mr. Nauta: Do you feel fully
```

```
comfortable with Ms. Dadan conducting the cross-examination of
 1
 2
     Witness 1?
 3
         Yes, Your Honor.
 4
               THE COURT: Ms. Dadan, I just want to offer you an
 5
     opportunity, if you have anything to add on the subject of your
 6
     cross-examination of either of those two individuals.
 7
               MS. DADAN: I do not.
 8
               THE COURT: Okay.
 9
     BY THE COURT:
10
        Now, even if Mr. Woodward doesn't conduct these
11
     cross-examinations, the Special Counsel contends that these
12
     divided loyalties, as I have described them, can still limit
1.3
     his representation in other ways.
14
               And so just to put a finer point on it, just as
15
     Mr. Woodward would not be allowed to use privileged
16
     communications obtained from his current or former clients
17
     during cross-examination, the Special Counsel argues that
18
     similarly, he couldn't use that information during closing
19
     arguments, even if using that information in closing would be
20
     in your best interests. Do you understand that, sir?
21
         I do, Your Honor.
2.2.
         So for example, suppose Mr. Woodward wanted to discredit or
23
     undermine the credibility of either of those two individuals
24
     during closing arguments, he would not be able to do so as
25
     effectively as he otherwise would be because he can't use any
```

- 1 privileged information that he might have received from those
- 2 | individuals. Do you understand, sir?
- 3 A I do, Your Honor.
- 4 Q And it also might be the case that Mr. Woodward would
- 5 decline to pursue certain arguments or he might water down his
- 6 arguments out of a concern that doing so might disclose that
- 7 | confidential information in violation of his ethical duty. Do
- 8 you understand, Mr. Nauta?
- 9 A Yes, ma'am.
- 10 | Q Have you followed everything I have said thus far?
- 11 A Yes.
- 12 Q I know it's a lot, okay.
- Now, let me pivot now to the duty of loyalty concept
- 14 | that I mentioned earlier. For example, if for some reason an
- 15 | attempt to undermine Trump Employee 4 during closing could be
- 16 deemed materially adverse to some legal interest of Trump
- 17 | Employee 4, and it is unclear exactly how that would shape up,
- 18 | but assuming there was a material adversity caused by
- 19 Mr. Woodward's challenge of Trump Employee 4's credibility
- 20 during summation, that, too, could potentially limit
- 21 Mr. Woodward's ability to make closing argument to the jury.
- 22 Do you understand that concept, Mr. Nauta?
- 23 A I do, Your Honor.
- 24 Q And so if that were to be the case, if there were that
- 25 | material adversity, Mr. Woodward would have to forego that

```
argument during his closing remarks to the jury and you might
 1
 2
    be worse off because that argument wasn't made. Do you
 3
    understand, sir?
 4
         I do.
 5
        Now, let me emphasize a few things at this point,
 6
    Mr. Nauta.
 7
               Whether Mr. Woodward has received confidential
 8
     information from these individuals that hasn't already been
 9
     disclosed to the Special Counsel's Office, I don't know that, I
     don't know if that's the case.
10
11
               I also don't know with one hundred percent certainty
12
     whether those individuals will be called to testify, although
13
     I'm told that they will be called, at least Trump Employee 4,
14
     with more -- with more confidence, nor do I know whether
15
    Mr. Woodward would even try to discredit the credibility of
16
     those individuals, but I still need to advise you of these
17
    possibilities, and so that's the purpose of all of these
18
     questions.
19
               Are you with me so far?
20
        Yes, ma'am.
21
         Okay. And again -- and I'm not sure, if any, how it could
22
    be that Mr. Woodward's discrediting, for lack of a better term,
23
     of either of those individuals could result in materially
24
     adverse -- could create a material inconsistency vis-a-vis the
25
     interest of either of those individuals. But again, my job is
```

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

```
to ensure that you're informed of these possibilities, even if
they are hypothetical in nature, so that you can make a fully
informed choice.
          I also need to make sure, sir, that you understand
what the Special Counsel's Office is saying is possible and how
it could impact your defense, should you decide to continue to
proceed with Mr. Woodward.
          Do you have any questions so far?
   No, ma'am.
   All right. Now, I also want to make a point, and this is
in the papers, that Mr. Woodward has welcomed this Garcia
hearing, and I'm not aware of any allegation by the Special
Counsel's Office of impropriety or unethical behavior on the
part of Mr. Woodward, that is the state of affairs as far as I
can tell.
          Are you following with me?
Α
   Yes, ma'am.
   Okay. Is there anything I can clarify?
   No, ma'am.
Α
    Okay. Now, let's talk about the potential consequences of
a decision to proceed with Mr. Woodward.
          If an actual conflict does materialize, a situation
could arise in which it would benefit you if Mr. Woodward
aggressively pursued certain lines of argument during his
```

closing remarks to the jury, for example, or used certain

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

privileged information he obtained during his prior representation; but of course, he would be unable to do that because it could potentially cause him to breach his client confidences or his duty of loyalty to those individuals. you understand, sir? Yes, ma'am. And all of that could mean that Mr. Woodward is limited in his ability to represent you at trial; do you understand, sir? I do. Α Now, there is also the possibility of this manifesting on appeal, and I want to advise you of that. Suppose you decide today to waive your right to conflict free counsel, and it turns out that Mr. Woodward does, in fact, possess some confidential information that he obtained during his representation of those two individuals, that information being still privileged; then suppose, also, that Trump Employee 4 provides information during the trial that is damaging to your defense and that Mr. Woodward, because he possesses that still privileged information, is unable to effectively attack that individual's credibility during cross or during closing argument. If you're found guilty because you waived your right to conflict free counsel, you then would be prohibited from saying later on, I was denied my Sixth Amendment right to effective assistance of counsel; therefore, my conviction

1 should be invalidated because I had an attorney that labored 2 under this conflict of interest. Do you understand, sir? 3 Yes, Your Honor. Α 4 And so by choosing to proceed with Mr. Woodward, you are 5 forfeiting that argument on appeal; do you understand, sir? 6 I do, Your Honor. 7 And ultimately, sir, do you understand that this decision could negatively impact your defense at trial? 9 I do, Your Honor. 10 Do you have any questions before we move forward at this 11 time? 12 I do not. 1.3 Is there anything I can clarify for you? 14 No, ma'am. Α 15 All right. Now, you have heard me try to explain these 16 conflicts and go through this, I'm going to now ask you, in 17 your own words, to explain to me your understanding of the 18 situation. Of course, the point here is to make sure you understand it and that you make whatever decision you choose to 19 20 make in a knowing and informed way. 21 So starting first with the potential conflicts, can 22 you please explain to me in your own words the potential

conflicts as we have been discussing them.

23

24

25

MR. WOODWARD: With the Court's brief indulgence. (Discussion off the record between Defendant and Counsel)

```
1
               MR. WOODWARD: Thank you, Your Honor.
 2
               THE COURT: All right.
 3
     BY THE COURT:
 4
         Mr. Nauta, so here's your opportunity, as best you can -- I
 5
     know you are not a lawyer, I don't expect you to speak like
 6
     one, but just in general, what is your understanding of the
 7
     conflicts that we have been discussing here?
 8
         Your Honor, I do understand the conflicts of interest with
 9
     Employee Number 4 and Witness 1, how that can inhibit me, but I
10
     still choose Mr. Woodward as my lawyer.
11
         Thank you, Mr. Nauta.
12
               Let me go through this in a little more detail.
13
     understand, as we have been discussing, that Mr. Woodward
14
     represented Trump Employee 4 and continues to represent Witness
15
     Number 1; you understand that, right, sir?
16
         Yes, ma'am.
17
         Do you understand that Mr. Woodward could have obtained
18
     confidential information from those two individuals that
19
     remains privileged and that he would be precluded from using
20
     it, even if using it would help you at trial?
21
         I do understand.
2.2.
        Do you understand, Mr. Nauta, that he owes that duty of
     loyalty that I was describing earlier even to his former
23
24
     clients and that that duty of loyalty might limit
25
    Mr. Woodward's ability to take certain actions in trial,
```

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

```
including, for example, presenting argument to the jury if
doing so would cause material adversity vis-a-vis his former
client?
          Do you understand that, sir?
    Yes, ma'am.
    Now, in terms of consequences of proceeding and deciding to
continue to proceed with Mr. Woodward, do you understand what I
was saying earlier about potentially having an attorney that
can't be as effective on cross-examination as he or she
otherwise would be if they hadn't previously represented the
witness?
    I do.
    And I know we discussed about your co-counsel, Ms. Dadan,
doing this cross-examination, but I also want to make sure you
understand, sir, what I mean when I say less vigorous
cross-examination.
          In other words, Mr. Woodward would pull his punches
or be a weaker advocate and really not go as aggressive as he
could go had he not represented this individual; do you
understand that, sir?
    I do, Your Honor.
Α
    Do you also understand, Mr. Nauta, that you can't argue on
an appeal, Oh, my goodness, my conviction should be reversed
because I was represented by a client [sic] that labored under
a conflict?
```

```
1
               Do you understand that, sir?
 2
         I do.
 3
         Now, it's also important that you know that you have a
 4
     right to proceed with a different attorney, someone that
 5
     doesn't have any of the issues we have been discussing. Do you
 6
     understand that, sir?
 7
     Α
         Yes, ma'am.
 8
         So on that subject, do you understand that you can go to
 9
     trial with a different lawyer and that you are not locked in
10
     whatsoever to Mr. Woodward?
11
               Do you understand that, sir?
12
         Yes, Your Honor.
13
         Do you also know that you don't have to decide today -- I
14
     know there is a lot of travel and logistics that go into these
15
     visits, but I want to make sure you feel that you are not
16
     pressured or coerced or influenced in any way to make that
17
     decision today.
18
               Do you understand that, sir?
19
         Yes, Your Honor.
     Α
20
         In your own words, explain to me whether you are
21
     comfortable proceeding with this decision today?
2.2.
         I do feel comfortable and am moving forward.
23
         Now, before you came in today, did you have a full
24
     opportunity to discuss all of these issues with Mr. Woodward?
         Yes, ma'am.
25
     Α
```

```
Did you also have a chance to confer with Ms. Dadan?
 1
 2
         Yes, ma'am.
 3
               THE COURT: Now, Mr. Woodward, without divulging any
 4
     attorney-client privileged information, is it your view,
 5
     Mr. Woodward, that Mr. Nauta has sufficient information at this
 6
    point to knowingly and intelligently move forward in this case
 7
     with you as his trial counsel?
 8
               MR. WOODWARD: Yes, your Honor. I'm confident that
 9
    Mr. Nauta has been fully advised of his rights from this
10
     colloquy and also preceding colloquy by myself and Ms. Dadan
11
     and that he is knowingly, intelligently choosing to proceed
12
     with my continued representation.
13
               THE COURT:
                           Thank you.
14
               All right. Now, there has been a lot of briefing of
15
     this subject, so I don't think we need to rehash everything,
16
    but I do want to pause briefly in my conversation with
17
    Mr. Nauta and give the Special Counsel's Office an opportunity
18
     to fill in any gaps, and if you choose to do so, please remain
19
     at counsel table.
20
               MR. HARBACH: Thank you, Your Honor.
               No gaps to fill in terms of the advice and the
21
22
     warning that you have given to Mr. Nauta.
23
               There is one small factual correction we would like
24
     to make, it is really just to make sure that the record is
25
     clear. Would you like me to do that now? It's short.
```

```
1
               THE COURT: Yes, you may.
 2
               MR. HARBACH: Okay, thank you. Earlier when I said
 3
     to the Court that the Government's first concrete offer of a
 4
     non-prosecution agreement to Trump Employee 4 was on July 19th,
 5
     I was just sitting here thinking that it may have been a few
 6
     days before that and we have been able to confirm, while we are
 7
     sitting here, that the first e-mail to Trump Employee 4's
 8
     counsel offering the non-prosecution agreement was on
 9
     July 13th, so I just didn't want there to be any mistaking
10
     about that, but that's all.
11
               THE COURT: Okay, thank you.
12
               MR. HARBACH: Thank you.
13
               THE COURT: All right, okay.
14
     BY THE COURT:
15
        All right. Now I'm going to return to you, Mr. Nauta.
16
               Do you have any questions about what you have heard
17
     at all during this hearing or any further clarification that
18
     you might need?
19
         I do not, Your Honor.
20
         And let me just confirm with you, Mr. Nauta, am I correct
21
     to understand that you are committing to have Ms. Dadan conduct
2.2.
    the cross-examination of Trump Employee 4 and Witness 1?
23
     Α
         Yes, Your Honor.
24
         All right. So now I'm going to go and try to wrap up what
25
     I have discussed with you, so please listen carefully.
```

2

3

4

5

6

7

8

9

21

24

25

Α

Yes, ma'am.

```
Do you understand, Mr. Nauta, that you have a
     constitutional right to the effective assistance of counsel?
         Yes, Your Honor.
    Α
         Do you understand that this right includes the right to be
     represented by somebody who is free from conflicts of interest?
    Α
         I do.
         Do you understand the potential conflicts of interest as
     alleged by the Special Counsel and how they could manifest at
    trial?
10
         I do.
11
         Do you understand the potential consequences of choosing to
12
    proceed with Mr. Woodward?
1.3
         Yes, ma'am.
14
        Do you understand that you have the right to proceed with a
15
     different attorney, not Mr. Woodward, somebody who has not
16
     represented any potential Government witness in this case?
17
    Α
         I do.
18
        At the same time, do you understand, sir, that you have the
19
     right to choose the attorney that you would like to represent
20
     you and as such, you are free to waive your right to conflict
     free counsel and choose to proceed with an attorney, even if
     that attorney possesses potential or actual conflicts of
22
23
     interest?
               Do you understand that, sir?
```

- 1 Q And do you understand that you don't have to make this
- 2 decision now and that if you wanted more time to think about
- 3 | this, to consult with another lawyer, I would give you that
- 4 time?
- 5 A Yes, Your Honor.
- 6 Q Are you confident, Mr. Nauta, that Mr. Woodward will be
- 7 | able to adequately represent your interests, understanding that
- 8 he has and continues to represent one witness, Witness
- 9 Number 1, and previously represented Trump Employee 4?
- 10 A I do, Your Honor.
- 11 | Q Do you have any reservations about Mr. Woodward's ability
- 12 | to adequately represent you?
- 13 A I do not.
- 14 Q So at this time, I'm going to ask you, Mr. Nauta, and I
- 15 | know you already indicated your sentiment on the subject, but
- 16 | would you like to move forward with Mr. Woodward as your
- 17 lawyer?
- 18 A Yes, ma'am.
- 19 Q And this is true, despite everything we have talked about
- 20 at this hearing.
- 21 A Yes, Your Honor.
- 22 | Q Are you fully comfortable with, Ms. Dadan --
- 23 A Dadan.
- 24 | Q Dadan -- excuse me -- conducting the cross-examination of
- 25 | those witnesses as we discussed?

```
1
         Yes, ma'am.
 2
        Now, I also want to make sure that this is your decision,
 3
     Waltine Nauta's decision, not anybody else's decision. Is this
 4
     a choice that you are making, sir?
 5
         Yes, ma'am.
 6
        Do you feel in any way pressured to make this decision?
 7
    Α
        No, I do not.
 8
               THE COURT: Mr. Woodward, are there any additional
 9
     questions you think should be asked of Mr. Nauta?
10
               MR. WOODWARD: No, Your Honor.
11
               THE COURT: Ms. Dadan?
12
               MS. DADAN: No, Your Honor.
13
               THE COURT: Same question for Mr. Harbach, any other
14
     questions you think are necessary?
15
               MR. HARBACH: No, Your Honor.
16
               THE COURT: All right. Well, having conducted this
17
     colloquy, it is the Court's finding, based on the record
18
     developed, that Mr. Nauta has made a knowing, intelligent and
19
     voluntary waiver of any potential or actual conflicts of
20
     interest arising from Mr. Woodward's current and former
     representation of the two witnesses discussed today.
21
2.2.
               Anything further, Mr. Woodward?
23
               MR. WOODWARD: Not on this matter, Your Honor.
24
               THE COURT: Anything further, Mr. Harbach?
25
               MR. HARBACH: No, Your Honor, thank you.
```

1.3

2.2.

THE COURT: All right. So that concludes the *Garcia* portion of this hearing.

I will make a note, the Court's scheduling notice entered last night for another hearing to discuss scheduling in this case and the pending scheduling motions, that hearing is set for November 1st.

Anything further, Mr. Woodward?

MR. WOODWARD: Your Honor, just regarding that hearing, as the Court may be aware, I'm in trial in DC; however, it is a bench trial and there is a lot of extra time that is now built in, so if the Court would be willing to reach out to Judge Cobb about my availability, it would be much appreciated.

I will forward your order, of course, so that she's aware. I think that she can accommodate, I realize there are a lot of parties here and moving pieces, so I think she would be more than happy to accommodate the Court, just sometimes those requests are received from other judges differently than from the lawyers who are looking for a day off.

THE COURT: I can understand that. If there is no way around this trial conflict, then I trust Ms. Dadan can handle the scheduling hearing, but I will endeavor to at least communicate the scheduling of that hearing. It is important that we continue with that date, given the pending motions and the impending deadlines.

```
Anything further from Counsel for either of the other
 1
 2
     Defendants?
 3
               MR. MURRELL: No, ma'am.
 4
               MR. BLANCHE: No, Your Honor.
 5
               THE COURT: Anything final from the Special Counsel's
 6
     Office?
 7
               MR. HARBACH: No, Your Honor.
 8
               THE COURT: Well, this hearing is adjourned. I wish
     you all safe travels back to your destinations, and thank you,
 9
10
     Mr. Nauta. Have a nice weekend.
11
               THE COURTROOM DEPUTY: All rise.
12
         (PROCEEDINGS ADJOURNED AT 2:53 P.M.)
13
14
                          C-E-R-T-I-F-I-C-A-T-E
15
                  I hereby certify that the foregoing is
16
           an accurate transcription and proceedings in the
17
           above-entitled matter.
18
     10/22/2023
                                 /s/DIANE MILLER
19
      DATE
                             DIANE MILLER, RMR, CRR, CRC
                             Official Court Reporter
20
                             United States District Court
                             101 South U.S. Highway 1
21
                             Fort Pierce, FL
                                               34950
                              772-467-2337
2.2.
23
24
25
```

United States vs. Waltine Nauta Document 211 Entered on FLSD Docket 11/08/2023 Page 39 of 44 15/20 16/5 16/7 35/11 allegations [3]

BY THE COURT: **[9]** 5/19 7/18 8/21 17/21 19/4 22/3 22/24 29/3 33/14 MR. BLANCHE: **[2]** 2/18 38/4 MR. BRATT: [1] 2/11 MR. HARBACH: **[16]** 15/9 15/16 15/22 16/4 16/9 16/11 17/12 17/20 18/24 19/2 32/20 33/2 33/12 36/15 36/25 38/7 MR. MURRELL: **[2]** 2/16 38/3 MR. **WOODWARD: 2:53 [1]** 38/12 **[14]** 7/2 7/5 8/16 3 14/22 15/4 18/13 22/2 22/23 28/24 29/1 32/8 36/10 36/23 37/8 MS. DADAN: [4] 2/21 7/9 23/7 36/12 38/21 THE COURT: [43] THE COURTROOM **DEPUTY: [2]** 2/2 38/11 THE **DEFENDANT: [2]** 5/14 7/17 /s/DIANE [1] 38/18 8 10/22/2023 [1] 38/18 **10005 [1]** 1/24 9 **101 [1]** 38/20 **10th [1]** 17/3

38/21 **12th [2]** 3/14 5/3 Α **13th** [1] 33/9 **1975** [1] 3/24 **1983 [1]** 5/21 **19th [6]** 15/10

17/10 33/4 1st [1] 37/6 **20 [1]** 1/6 **20001 [1]** 1/18 **2023 [11]** 1/6 8/10 8/11 8/19 12/17 12/21 13/2 13/24 14/2 14/12 38/18 **20530 [1]** 1/16 **20th [3]** 13/24 15/17 15/21 **23-80101 [1]** 2/6 23-80101-CR-CAN **NON [1]** 1/2 **2337 [1]** 38/21 **23rd [1]** 12/17 **27th [1]** 14/7

30th [7] 5/21 13/9 14/12 14/24 16/1 16/15 17/2 **33401 [1]** 1/22 **34950 [2]** 1/19

4's [4] 16/17 20/12 24/19 33/7 **44 [1]** 1/7

5th [5] 13/14 13/18 14/25 15/15 16/1

772-467-2337 [1]

80101 [1] 2/6 9th [1] 8/19

ability [8] 4/3 6/20 6/25 21/15 24/21 27/8 29/25

above [1] 38/17 above-entitled [1] alleged [6] 12/11 38/17 absent [1] 20/2 accept [1] 9/13 acceptable [1] 10/7 accommodate [2] 37/15 37/17 act [2] 20/11 20/22 actions [1] 29/25 add [3] 17/17 18/22 23/5 added [1] 18/11 addition [1] 20/7 **address** [1] 4/19 adequately [2] 35/7 35/12 adjourned [2] 38/8 38/12 adversity [3]

adverse [4] 20/11 20/23 24/16 25/24 13/10 16/18 24/18 24/25 30/2 advice [1] 32/21 advocate [3] 21/9 21/10 30/18 **affairs [2]** 16/15 26/14 **afford [1]** 10/8 afternoon [8] 2/5

2/25 aggressive [1] 30/18 aggressively [1] 26/24

2/11 2/16 2/18

2/20 2/21 2/25

agreement [18] 12/2 13/17 13/19 14/24 15/8 15/10 15/13 15/18 15/20 15/24 15/25 16/5 16/7 17/9 17/15 17/15 33/4 33/8 **AILEEN [2]** 1/10 2/3

alcohol [1] 6/14 **alert [1]** 6/16 allegation [1] 26/12

12/8 12/9 14/10 12/13 13/25 14/3 14/11 34/8 allegedly [3] 12/14 12/19 14/3 allowed [1] 23/15 although [5] 12/1 15/23 16/18 17/5 25/12 Amendment [3]

4/5 9/1 27/24 **AMERICA [2]** 1/3 2/7 answer [1] 16/12 appeal [3] 27/11

28/5 30/23 Appeals [1] 3/23 appearances [2] 1/12 2/9

apply [1] 22/21 appointed [2]

appreciated [1] 37/13 approximate [1]

8/15 argue [1] 30/22 argues [1] 23/17 **argument [8]** 5/4 24/21 25/1 25/2 26/24 27/21 28/5

30/1 arguments [5] 3/11 23/19 23/24

24/5 24/6 arise [1] 26/23 arises [1] 3/8 arising [1] 36/20 arrangement [4]

22/6 22/10 22/15 22/21

assistance [2]

27/25 34/2 assumed [1] 17/8 assuming [1] 24/18 attack [1] 27/20

attempt [1] 24/15 attempts [1] 14/11

attorney [29] 3/10

4/7 4/8 4/16 4/20 6/11 8/25 9/8 13/11 16/22 16/23 19/6 19/12 19/16 19/18 19/19 19/20 19/22 20/2 20/4 20/7 28/1 30/8 31/4 32/4 34/15 34/19 34/21 34/22 attorney-client [3] 19/16 19/22 32/4 attorneys [1] 22/8 authorities [1] 3/16 availability [1] 37/12

avoid [2] 11/17

В

20/25

base [1] 5/16 **basic** [1] 4/9 basis [2] 4/1 13/4 Beach [1] 1/22 behavior [1] 26/13 bench [1] 37/10 benefit [1] 26/23 beyond [1] 12/9 **birth** [1] 5/20 BLANCHE [2] 1/24 2/19 **boxes [1]** 12/15 **BRATT [3]** 1/13 2/11 15/7 breach [1] 27/3 **brief [3]** 3/20 8/16 28/24 **briefing [2]** 18/15 32/14 **built [1]** 37/11 **burden [1]** 12/9

C

C-E-R-T-I-F-I-C-A-**T-E [1]** 38/14 camera [1] 12/14 candid [1] 8/1 **CANNON [3]** 1/2 1/10 2/3 carefully [2] 7/24 33/25 **CARLOS [4]** 1/7

Case 9:23-cr-80101-AMC Document 211 Entered on FLSD Docket 11/08/2023 Page 40 of 44 C co-counsel [2] 35/6 12/2 23/4 30/13 32/1

se 9:23-cr-80101-AN			Docket 11/08/202	
C	co-counsel [2]	35/6	12/2	23/4 30/13 32/1
CARLOS [3] 2/7	22/4 30/13	confidential [6]	correction [1]	32/10 33/21 35/22
2/17 14/9	coached [1]	19/18 19/21 24/7	32/23	35/23 35/24 36/11
case the [1] 4/11	14/16	25/7 27/14 29/18	Counsel's [15]	37/21
cell [1] 3/2	Coalition [1] 3/11	, , , , , , , , , , , , , , , , , , , ,	2/10 3/17 4/11	DAVID [2] 1/14
certainty [1]	Cobb [1] 37/12	19/11 19/14	7/13 8/4 9/18	2/12
25/11	coerced [1] 31/16		12/24 13/16 14/25	
certify [1] 38/15	colleagues [1]	confirm [3] 21/22	18/16 25/9 26/5	13/9 13/13 13/20
challenge [1]	16/14	33/6 33/20	26/13 32/17 38/5	14/2 14/13 15/15
24/19	college [1] 6/1	conflict [15] 4/2	court [16] 1/1 2/2	37/9
chance [4] 3/16	colloquy [4] 3/25	4/20 4/23 5/1 9/1	3/16 3/23 5/5 8/14	
5/5 22/8 32/1	32/10 32/10 36/17		13/13 13/20 21/22	
choice [2] 26/3	Columbia [3]	26/22 27/13 27/23		12/13 14/10
36/4	12/19 13/5 16/16	28/2 30/25 34/20	37/11 37/17 38/19	
choose [8] 4/16	comfortable [6] 5/6 22/10 23/1	37/21	38/20	2/8 14/10
9/8 10/4 28/19		conflicts [25] 4/8	court's [7] 4/12	deadlines [1]
29/10 32/18 34/19	31/21 31/22 35/22		8/5 8/16 17/18	37/25
34/21	committing [1]	4/22 7/23 8/5 8/23		decide [8] 8/24
choosing [4] 4/7	33/21	13/11 13/21 14/12	courtroom [2] 3/3 6/21	9/12 10/5 10/14 10/17 26/6 27/12
28/4 32/11 34/11	communicate [1]	16/16 28/16 28/21		31/13
chosen [3] 4/2	37/23	28/23 29/7 29/8	courts [2] 3/25	
4/15 9/18	communications	34/5 34/7 34/22	4/9	decision [17] 3/23 4/14 9/5 9/20
chronology [1]	[3] 19/19 19/21 23/16	36/19	CR [1] 1/2	3/23 4/14 9/3 9/20 10/5 10/16 10/18
13/3			CRC [1] 38/19	26/21 28/7 28/19
Circuit [1] 3/23	competent [2] 7/4 7/8	11/17 11/21	create [1] 25/24 credibility [4]	31/17 31/21 35/2
clarification [3]		connection [3]	23/23 24/19 25/15	36/2 36/3 36/3
6/7 15/12 33/17	comprehensivene		27/20	36/6
clarify [3] 15/24	ss [1] 3/22	consent [1] 20/13		decline [1] 24/5
26/18 28/13		consequences [5]		deemed [1] 24/16
classified [1]	21/1 24/13 24/22	4/14 9/5 26/20	criminally [1]	defendant [12]
12/15	concepts [1]	30/6 34/11	11/25	1/17 1/21 1/23 4/1
clear [4] 8/11	19/10	consequently [1]	cross [14] 21/24	4/4 4/13 4/21 4/22
17/1 17/12 32/25	concern [1] 24/6	4/13	22/5 22/12 22/18	4/25 5/13 14/9
client [11] 11/4	concludes [1]	consist [1] 7/23	23/1 23/6 23/11	28/25
11/5 19/16 19/19	37/1	consistent [1]	23/17 27/20 30/9	defendant's [2]
19/20 19/22 20/20	concrete [2] 17/8	15/5	30/14 30/16 33/22	4/1 4/6
27/3 30/3 30/24	33/3	constitutional [1]	35/24	Defendants [2]
32/4	condition [1] 6/19		cross-examinatio	1/8 38/2
client's [2] 6/25	conduct [5] 3/13	consult [3] 6/10	n [12] 21/24 22/5	defense [4] 21/19
19/20	3/25 22/11 23/10	10/9 35/3	22/12 22/18 23/1	26/6 27/18 28/8
clients [9] 11/12	33/21	consulting [1]	23/6 23/17 30/9	defer [1] 14/25
19/13 20/3 20/8	conducted [1]	16/19		
20/25 21/6 21/12	36/16	containing [1]	35/24	delete [2] 12/14
23/16 29/24	conducting [4]	12/15	cross-examinatio	14/11
closed [1] 3/9	21/23 22/5 23/1	contends [1]	ns [1] 23/11	deleted [1] 12/19
closer [1] 5/17	35/24	23/11	CRR [1] 38/19	deletion [1] 14/4
closing [8] 23/18 23/19 23/24 24/15	confer [1] 32/1	continued [4]	<u> </u>	denied [1] 27/24
24/21 25/1 26/25	confidence [3]	3/15 13/13 13/18	D	designation [1]
27/21	9/17 20/4 25/14	32/12	D.C [2] 1/16 1/18	11/18
club [1] 12/16	confidences [2]	conviction [2]	DADAN [17] 1/19	designations [2]
co [2] 22/4 30/13	21/11 27/4	27/25 30/23	2/21 7/6 22/4	7/13 7/14
CU [2] 22/4 30/13	confident [2] 32/8	cooperating [1]	22/11 22/17 23/1	despite [1] 35/19
		File Co. L. Co. Co.		12/22/2
		Friday, October 20, 2023		10/20/2023

United States vs. Waltine Nauta Document 211 Entered on FLSD Docket 11/08/2023 Page 41 of 44 21/13 examination [13] 19/23 3/7 3/9 3/12 3/13 doubt [1] 12/10 5/18 21/24 22/5 format [1] 10/23 3/14 3/17 3/19 destinations [1] drawing [1] 20/18 22/12 22/18 23/1 former [19] 3/23 5/11 7/4 7/8 7/11 38/9 23/6 23/17 30/9 8/7 11/4 12/23 7/22 8/24 10/23 **duty [17]** 4/10 destroy [1] 19/25 10/14 19/11 19/11 30/14 30/16 33/22 14/9 17/24 17/25 10/23 13/5 13/9 detail [2] 12/6 19/13 19/14 19/15 35/24 19/13 20/3 20/8 13/10 13/13 13/18 29/12 20/7 20/8 20/21 20/10 20/16 20/25 13/20 14/13 15/15 examinations [1] developed [1] 21/9 21/12 24/7 23/11 21/6 21/12 23/16 16/16 17/5 18/12 36/18 24/13 27/4 29/22 29/23 30/2 36/20 **excuse [3]** 16/17 26/12 33/17 35/20 **deviate** [1] 3/7 29/24 19/8 35/24 **FORT [4]** 1/2 1/5 37/2 37/4 37/5 **dialogue** [1] 5/6 1/19 38/21 37/9 37/22 37/23 dynamic [1] expedited [1] **DIANE [2]** 38/18 21/18 13/4 forwarding [1] 38/8 38/19 here's [1] 29/4 17/3 expressed [3] diploma [1] 6/1 Ε free [10] 4/8 5/1 16/23 17/2 18/15 **hereby [1]** 38/15 director [1] 12/12 e-mail [1] 33/7 **extent** [1] 5/11 9/2 9/12 10/17 **hesitate** [1] 6/7 disadvantage [1] early [2] 8/10 17/2 extra [1] 37/10 27/13 27/23 34/5 hesitation [1] 20/17 edged [1] 21/13 34/20 34/21 22/14 disclose [1] 24/6 effective [4] 4/21 fulsome [2] 3/25 highlight [1] disclosed [1] 27/25 30/9 34/2 face [1] 8/6 16/12 18/14 25/9 effectively [4] 4/3 | fact [3] 14/22 Highway [1] disclosing [1] 22/17 23/25 27/20 15/2 27/14 38/20 19/18 efficiency [1] facts [1] 15/5 gaps [2] 32/18 **holiday [1]** 13/15 disclosure [2] 9/16 factual [4] 14/20 32/21 Honor [58] 19/23 19/25 18/11 18/22 32/23 **effort [1]** 18/17 **GARCIA [6]** 1/10 **HONORABLE** [2] discredit [2] efforts [1] 12/13 3/13 3/22 4/9 factually [1] 1/10 2/3 23/22 25/15 26/11 37/1 eight [1] 15/14 17/17 hope [1] 17/12 discrediting [1] **elect [1]** 9/17 gather [1] 17/23 **fairness** [1] 9/16 House [1] 17/24 25/22 **elected [1]** 13/21 **Fast [1]** 17/3 **general** [1] 29/6 housekeeping [1] discussion [3] else's [1] 36/3 February 9th [1] **genesis** [1] 4/9 7/10 16/10 17/6 28/25 emphasize [1] 8/19 goodness [1] hundred [1] discussions [1] 25/5 feed [1] 3/5 30/23 25/11 16/6 Employee [56] **Fifth [1]** 3/23 GOVERNMENT hypothetical [1] dispute [1] 11/11 **enable [1]** 16/12 filings [1] 11/2 **[13]** 1/13 8/8 11/8 26/2 disqualification fill [2] 32/18 32/21 11/13 12/3 13/4 encompasses [2] **[2]** 9/19 9/22 13/25 16/10 16/25 4/6 4/7 final [1] 38/5 disqualify [1] **II [1]** 1/14 endeavor [1] finally [1] 9/6 17/4 17/7 18/16 9/17 37/22 finer [1] 23/14 34/16 immunity [3] district [15] 1/1 engagement [2] **FL [1]** 38/21 Government's [5] 16/24 17/5 17/7 1/1 1/11 12/19 8/11 8/15 **fleshed [1]** 17/13 12/9 16/22 18/4 impact [2] 26/6 12/23 13/5 13/24 **English [2]** 6/2 floor [1] 3/4 19/7 33/3 28/8 13/25 14/8 14/15 **FLORIDA** [5] 1/1 grand [4] 12/18 21/10 impair [1] 6/20 15/14 15/17 16/16 ensure [4] 4/22 1/5 1/19 1/22 13/2 13/22 13/23 impending [1] 18/20 38/20 15/21 5/7 10/15 26/1 guilty [1] 27/22 37/25 divided [2] 21/5 **entitled [1]** 38/17 footage [4] 12/15 implement [1] 23/12 **ESQ [8]** 1/13 1/14 12/20 14/4 14/11 9/21 **DIVISION** [1] 1/2 handle [1] 37/22 1/14 1/15 1/17 forego [1] 24/25 impropriety [2] **divulging [1]** 32/3 happy [1] 37/17 1/19 1/22 1/24 14/14 26/13 foregoing [1] **DONALD [2]** 1/6 HARBACH [8] 38/15 essentially [1] inconsistency [1] 2/7 1/14 2/12 15/7 3/24 forfeiting [1] 28/5 25/24 **DONNIE [2]** 1/22 15/15 17/17 18/23 inculpated [1] ethical [3] 19/12 forgive [1] 19/17 2/16 36/13 36/24 21/4 24/7 form [4] 12/8 17/7 14/3 harming [1] 20/25 inculpates [1] **double [1]** 21/13 everybody [2] 3/2 17/8 17/9 double-edged [1] hearing [37] 1/10 3/12 formal [2] 17/6 11/7 10/20/2023 Friday, October 20, 2023

Page 42 Case 9:23-cr-80101-AMC Document 211. Entered on FLSD Docket 11/08/2023 Page 42 of 44 interests [5] lack [2] 21/14 6/14 33/21 35/22 36/11 20/12 20/23 20/25 25/22 37/21 memorialized [1] independent [1] 23/20 35/7 **Lago [2]** 12/13 17/16 Ms. Dadan [12] 10/9 12/16 mental [1] 6/19 7/6 22/4 22/11 intervening [2] indicted [1] 12/1 13/15 13/16 MICHAEL [2] 1/15 22/17 23/1 23/4 **laid [1]** 20/5 indictment [3] language [1] 6/2 30/13 32/1 33/21 invalidated [1] 2/12 12/22 13/8 14/8 35/22 36/11 37/21 28/1 late [2] 12/21 microphone [1] individual [2] investigation [3] 14/15 5/16 MURRELL [2] 17/23 30/19 legal [1] 24/16 11/14 13/1 19/7 **MILLER [2]** 38/18 1/22 2/17 individual's [1] issue [2] 9/20 **letter [1]** 12/24 38/19 27/20 Ν limit [4] 21/14 12/19 misconceptions individuals [16] nature [1] 26/2 issued [1] 3/24 23/12 24/20 29/24 **[1]** 16/13 11/3 11/6 11/24 **NAUTA** [44] issues [2] 31/5 limited [1] 27/7 mistaking [1] 12/7 19/6 23/6 **Nauta's [1]** 36/3 31/24 lines [1] 26/24 33/9 23/23 24/2 25/8 necessary [1] list [1] 18/4 **moment** [1] 16/9 25/12 25/16 25/23 J 36/14 listen [2] 7/24 months [1] 12/21 25/25 27/4 27/15 January 30th [1] negatively [1] 33/25 **motion [1]** 7/13 29/18 5/21 28/8 **locked [1]** 31/9 **motions** [2] 37/5 indulgence [2] net [2] 20/24 **JAY [2]** 1/13 2/11 37/24 logistics [1] 8/17 28/24 job [1] 25/25 20/24 31/14 movement [1] influence [1] 6/13 **JOHN [2]** 1/14 net-net [1] 20/24 **loyalties [2]** 21/5 12/15 influenced [1] 2/12 **nice [1]** 38/10 Mr [3] 2/15 16/17 23/12 31/16 **JR [1]** 1/17 **non [17]** 12/2 29/4 loyalty [10] 19/11 information [18] 13/17 13/19 14/24 **JUDGE [3]** 1/11 19/14 20/7 20/21 Mr. [116] 12/12 17/23 20/3 15/8 15/10 15/13 16/9 37/12 21/1 21/13 24/13 Mr. Bratt [1] 15/7 20/16 20/18 23/18 15/18 15/20 15/24 judges [1] 37/18 27/4 29/23 29/24 Mr. De [2] 11/19 23/19 24/1 24/7 July 13th [1] 33/9 15/25 16/4 16/7 12/13 25/8 27/1 27/14 М 17/9 17/14 33/4 July 19th [3] Mr. Harbach [6] 27/16 27/17 27/19 15/10 15/20 33/4 mail [1] 33/7 33/8 15/7 15/15 17/17 29/18 32/4 32/5 July 20th [2] maintain [1] non-prosecution 18/23 36/13 36/24 informed [5] **[17]** 12/2 13/17 13/24 15/21 21/11 Mr. Nauta [37] 20/13 21/22 26/1 July 27th [1] 14/7 maintaining [1] 13/19 14/24 15/8 2/25 3/13 3/15 26/3 28/20 July 5th [5] 13/14 15/10 15/13 15/18 21/12 3/21 5/3 5/9 5/12 inhibit [1] 29/9 13/18 14/25 15/15 manifest [1] 34/8 15/20 15/24 15/25 7/3 7/7 7/16 8/22 initial [2] 12/22 16/4 16/7 17/9 16/1 manifesting [1] 14/5 18/7 19/5 16/16 June 30th [5] 27/10 17/14 33/4 33/8 21/1 21/7 21/16 inquiry [1] 4/24 13/9 14/12 14/24 notice [1] 37/3 **Mar [2]** 12/13 22/6 22/25 24/8 instead [1] 22/4 16/1 17/2 12/16 **notion [1]** 17/5 24/22 25/6 29/11 **instructs** [1] 3/25 iury [8] 12/18 March 23rd [1] November 1st [1] 29/22 30/22 32/5 intelligent [2] 13/2 13/22 13/23 12/17 37/6 32/9 32/17 32/22 6/16 36/18 24/21 25/1 26/25 material [5] 12/16 number [16] 2/6 33/15 33/20 34/1 intelligently [4] 30/1 24/18 24/25 25/24 11/5 17/22 17/24 35/6 35/14 36/9 5/2 10/19 32/6 30/2 18/2 18/4 18/12 36/18 38/10 K 32/11 materialize [1] 18/17 18/23 19/8 Mr. Woodward intends [1] 8/8 knowing [2] 26/22 20/23 22/20 22/22 [62] intent [1] 18/18 28/20 36/18 29/9 29/15 35/9 materially [4] Mr. Woodward's interest [18] 4/2 **knowingly [4]** 5/2 14/1 20/11 24/16 Number 1 [3] **[8]** 13/7 21/14 4/8 4/20 4/23 8/5 10/18 32/6 32/11 25/23 18/12 19/8 35/9 24/19 24/21 25/22 8/24 9/15 13/6 29/25 35/11 36/20 **NY [1]** 1/24 matter [7] 3/9 16/23 17/2 24/16 7/10 13/13 14/20 **Ms [1]** 32/10 25/25 28/2 29/8 **labored [2]** 28/1 18/11 36/23 38/17 **Ms. [12]** 7/6 22/4 34/5 34/7 34/23 30/24 obligations [2] **matters** [1] 10/7 22/11 22/17 23/1 36/20 laboring [1] 4/2 19/12 21/4 medication [1] 23/4 30/13 32/1

United States vs. Waltine Nauta

Case 9:23-cr-80101-AMC Document 211, Entered on FLSD Docket 11/08/2023 Page 43 of 44

19/1719/24 12/2 13/17 13/19 preceding [1] pause [2] 8/13 32/10 14/24 15/8 15/10 Reporter [1] observations [1] 15/13 15/18 15/20 38/19 32/16 precluded [1] 5/5 29/19 15/24 15/25 16/4 PELLETTIERI [2] representation obtained [4] 16/7 17/9 17/14 1/14 2/12 premised [1] 20/1 **[11]** 4/19 4/21 8/7 23/16 27/1 27/14 33/4 33/8 13/7 20/9 20/16 **pending [2]** 37/5 present [3] 2/23 29/17 23/13 27/2 27/15 3/11 16/18 prove [1] 12/9 37/24 October 12th [1] people [2] 11/11 presidency [1] **public** [2] 3/7 32/12 36/21 3/14 9/16 21/6 17/25 requests [1] offenses [1] **perfectly [1]** 10/7 President [5] **pull [1]** 30/17 37/18 14/10 offer [4] 16/3 17/6 perils [2] 4/19 2/19 12/23 14/9 punches [1] **required [4]** 9/13 4/23 17/25 18/1 30/17 10/2 10/5 21/11 23/4 33/3 purposes [2] 5/10 reservations [2] **period** [1] 13/16 presidential [1] offering [1] 33/8 22/14 35/11 **perjury [2]** 13/1 18/1 18/19 office [19] 1/15 13/22 presiding [1] 2/3 pursue [1] 24/5 responses [1] 8/2 2/10 3/17 4/12 **person [2]** 11/20 press [2] 3/4 3/10 pursued [1] 26/24 Responsibility [1] 7/14 8/4 9/4 9/18 19/24 pressured [2] 20/19 12/24 13/16 14/25 pertains [2] 14/21 31/16 36/6 result [2] 21/4 18/1 18/16 21/3 question [2] 18/12 prevents [1] 25/23 25/9 26/5 26/13 22/25 36/13 phone [1] 3/2 19/18 retained [1] 8/18 32/17 38/6 questioned [1] picture [1] 14/17 **private [1]** 16/21 **return [1]** 33/15 Official [1] 38/19 11/13 reversed [1] **pieces** [1] 37/16 privilege [4] **Oh [1]** 30/23 19/16 19/22 19/22 questioning [1] **PIERCE [4]** 1/2 30/23 **OLIVEIRA [7]** 1/7 4/25 1/5 1/19 38/21 20/1 rights [1] 32/9 1/21 2/8 2/17 questions [13] **pivot [2]** 3/8 privileged [8] rise [2] 2/2 38/11 11/19 12/13 14/10 5/7 5/11 7/7 7/19 24/13 20/4 23/15 24/1 **RMR [1]** 38/19 **open [1]** 5/6 9/25 10/22 10/24 27/1 27/16 27/19 **Plaintiff [1]** 1/5 **role [1]** 17/19 opportunity [4] 25/18 26/8 28/10 29/19 32/4 point [11] 6/6 room [1] 3/4 23/5 29/4 31/24 33/16 36/9 36/14 **Rules [1]** 20/19 6/10 7/21 9/25 problematic [1] 32/17 13/3 13/10 23/14 21/19 order [1] 37/14 S 25/5 26/10 28/18 proceed [19] 4/15 originally [1] 3/14 raised [2] 3/16 **safe [1]** 38/9 4/15 7/4 7/8 8/25 32/6 overall [1] 14/17 9/3 sake [1] 3/22 9/5 9/7 10/3 10/10 positive [1] 14/12 **overflow** [1] 3/4 ramifications [1] Sasha [1] 2/21 possess [1] 13/21 26/7 26/21 **overview [1]** 3/20 10/16 scheduled [1] 28/4 30/7 31/4 27/14 owes [2] 20/7 reach [1] 37/11 3/14 possesses [2] 32/11 34/12 34/14 29/22 **realize [2]** 9/11 scheduling [5] 27/19 34/22 34/21 37/15 37/3 37/4 37/5 possibilities [2] proceeding [5] record [5] 16/10 37/22 37/23 25/17 26/1 4/18 6/17 16/20 P-R-O-C-E-E-D-I-16/21 28/25 32/24 school [2] 5/25 30/6 31/21 possibility [1] **N-G-S** [1] 2/1 36/17 6/1 27/10 proceedings [3] **P.M [1]** 38/12 recording [1] 3/3 **second** [1] 3/4 post [1] 18/1 9/17 38/12 38/16 **PAGES [1]** 1/7 rehash [1] 32/15 security [3] 12/14 **posture** [1] 3/8 procure [1] 18/18 Palm [1] 1/22 remain [2] 19/21 12/20 14/11 potential [20] Professional [1] papers [3] 13/4 32/18 **sense [2]** 10/20 4/14 4/14 4/19 20/19 21/21 26/11 remains [3] 18/4 21/1 4/23 7/23 8/5 8/23 proffer [1] 17/4 part [3] 3/10 20/4 29/19 sentiment [1] 9/3 9/5 9/14 10/15 prohibited [1] 14/14 26/14 remarks [2] 25/1 35/15 13/6 26/20 28/21 27/23 partially [1] 3/9 26/25 **serious** [1] 9/15 28/22 34/7 34/11 prohibition [1] parties [3] 3/17 remedies [1] 9/21 **seriously [1]** 9/16 34/16 34/22 36/19 3/3 21/21 37/16 repetition [1] serving [1] 12/2 potentially [4] pronounce [1] parties' [2] 11/1 7/25 **session [2]** 2/3 21/18 24/20 27/3 5/22 13/4 repetitious [1] 17/4 30/8 prosecution [17] party [2] 4/11

Case 9:23-cr-80101-AMC Document 211 Entered on FLSD Docket 11/08/2023 Page 44 of 44

suggests [1] 21/4 17/8 21/11 28/11 unless [2] 19/22 24/21 25/22 29/25 34/18 35/2 35/4 20/17 35/11 36/20 summarize [2] **shall [1]** 3/3 35/14 37/10 10/25 20/2 usual [1] 3/2 worse [1] 25/2 **shape [1]** 24/17 wrap [1] 33/24 summarized [1] timing [2] 15/3 **shared [1]** 20/3 14/17 17/14 **SHASHA [1]** 1/19 versus [1] 2/7 summary [2] 4/18 today's [4] 3/12 **short [3]** 9/21 York [1] 1/24 vigorous [1] 3/19 4/18 8/24 17/18 20/24 32/25 30/15 summation [1] **TODD [2]** 1/24 sic [1] 30/24 violation [1] 24/7 24/20 2/18 signed [3] 12/1 zeal [1] 21/9 vis [6] 11/19 superseding [1] topic [1] 14/3 15/18 15/20 **zealous** [1] 21/9 11/19 25/24 25/24 14/8 TRANSCRIPT [1] simultaneous [1] zealously [1] 30/2 30/2 supplemented [1] 1/10 13/7 21/10 visits [1] 31/15 14/20 transcription [1] situation [4] 6/25 voluntarily [2] 5/2 Zoom [1] 3/5 supplements [1] 38/16 7/2 26/22 28/18 10/18 3/18 transpiring [2] **Sixth [3]** 4/5 9/1 voluntary [3] **swear [1]** 5/9 5/8 6/21 27/24 19/23 19/24 36/19 **sword [1]** 21/14 travel [1] 31/14 **small [2]** 7/10 **vs [1]** 1/5 **SWORN [1]** 5/13 travels [1] 38/9 32/23 trial [19] 4/16 8/8 W so-called [1] 21/5 9/7 11/6 11/10 **South [1]** 38/20 waive [6] 5/1 9/1 **table [2]** 5/10 12/10 18/5 18/20 SOUTHERN [1] 9/12 10/17 27/12 32/19 27/8 27/17 28/8 1/1 34/20 target [1] 12/24 29/20 29/25 31/9 **Special [22]** 1/15 waived [2] 19/22 technology [1] 32/7 34/9 37/9 2/10 3/17 4/11 27/22 12/12 37/10 37/21 7/13 8/4 9/4 9/18 waiver [5] 5/2 tender [1] 16/4 **TRUMP [62]** 11/3 12/24 13/16 9/13 19/23 20/2 tendered [1] **Trump's [2]** 17/25 14/25 18/15 21/3 36/19 17/10 18/1 23/11 23/17 25/9 **WALTINE [8]** 1/6 term [2] 21/14 trust [1] 37/21 26/5 26/12 32/17 2/7 2/22 5/13 5/21 25/22 Turning [1] 17/22 34/8 38/5 5/23 5/24 36/3 terms [2] 30/6 **specific** [1] 8/10 warning [1] 32/22 32/21 **stage [2]** 16/19 Washington [2] **U.S** [1] 38/20 testimony [10] 16/25 1/16 1/18 11/7 12/22 13/2 ultimately [5] STANLEY [2] weaker [1] 30/18 13/24 14/1 14/2 4/24 8/1 14/2 1/17 2/22 weekend [1] 14/16 15/14 15/21 17/15 28/7 **starting [3]** 2/9 38/10 18/19 unable [2] 27/2 12/11 28/21 welcomed [1] **THAKUR [2]** 1/15 27/19 **state [2]** 16/14 26/11 2/12 unaware [1] 26/14 West [1] 1/22 thank [21] 2/4 14/23 **STATES [6]** 1/1 whatsoever [1] 2/14 2/24 5/15 unclear [1] 24/17 1/3 1/11 2/6 2/13 31/10 8/20 15/6 15/12 underlying [1] 38/20 White [1] 17/24 15/19 16/11 17/11 11/13 **stay [1]** 5/10 willing [1] 37/11 18/24 19/3 29/1 undermine [3] submitted [2] wish [3] 4/25 6/10 29/11 32/13 32/20 9/16 23/23 24/15 3/18 21/21 33/2 33/11 33/12 38/8 understanding [4] substantive [2] witnesses [5] 36/25 38/9 15/5 28/17 29/6 14/20 18/10 7/12 8/7 11/6 thinking [1] 33/5 35/7 substitute [1] 35/25 36/21 thus [3] 6/4 18/6 unethical [1] 18/18 WOODWARD [64] 24/10 26/13 sufficient [1] 32/5 time [15] 9/19 **UNITED [6]** 1/1 suggestion [1] Woodward's [8] 1/3 1/11 2/6 2/13 10/6 10/8 10/9 14/13 13/7 21/14 24/19 11/14 11/19 13/12 38/20